

FIRST CONGREGATIONAL CHURCH IN RIPON, WISCONSIN, WHERE REPUBLICAN PARTY WAS CONCEIVED AT PRELIMINARY MASS MEETING HELD FEBRUARY 28, 1854

setts, attorney general; James Campbell of Pennsylvania, postmaster-general: James C. Dobbins of North Carolina, secretary of navy; Robert Mc-Clelland of Michigan, secretary of the interior.

In Congress there were but four members west of the Missouri river who could vote. They were from California and were Senator William A. Gwin, who had been elected with Gen. John C. Fremont in 1849 and who took their seats September 10, 1850. Gwin had been a representative from Missouri in the twenty-seventh Congress. United States marshal for Mississippi, had built the custom house in New Orleans and a member of the constitutional convention of California in 1849.

The junior senator from California was John B. Weller, who had served in the lower house of congress from Ohio in the twenty-sixth, twenty-seventh and twenty-eighth congress, afterwards governor of California and still later minister to Mexico.

In the house Milton S. Latham was one of the representatives. He declined a re-election and was elected governor in 1859 and in January, 1860, was elected United States senator to succeed David C. Broderick, who was mortally wounded in a duel with the chief justice of the California supreme court and died September 16, 1859.

The senior representative was James A. McDougall, who had been the first attorney general of the state and who afterwards was elected United States senator, serving from 1861 to 1867 and who died in the latter year at his old home in Albany, New York.

The delegates in congress from the territories in the West were Joseph Lane of Oregon, who was afterwards a candidate for vice president on the ticket with John C. Breckenridge; John M. Bernhisel was the delegate Utah, Columbia A. Lancaster from from Washington, John W. Whitfield from Kansas, Napoleon B. Giddings from Nebraska, Jose M. Gallegos of New Mexico, who had been a member of the legislative assembly of the Re public of Mexico from the state of New Mexico.

When the party was born the sen-

ators from Wisconsin were Henry M. Dodge and Isaac P. Walker. Dodge was the first governor of Wisconsin territory taking office July 4, 1836, resigning as Colonel of the First United States Dragoons on his appointment by President Andrew Jackson. One of the three representatives from that state in the house was John B. Macy, who lost his life by the burning of the steamer Niagara on Lake Michigan, September 24, 1856.

When the party was born there were giants in congress. In the Senate were Hannibal Hamlin of Maine, Charles Sumner and Henry Wilson of Massachusetts. Lewis Cass of Michigan, Hamilton Fish and William H. Seward of New York, Salmon P. Chase and Ben Wade of Ohio, William Pitt Fessenden of Maine, James A. Bayard of Delaware, Robert Toombs of Georgia, Stephen A. Douglas of Illinois, Jesse D. Bright of Indiana, Judah P. Benjamin and John Slidell of Louisiana, Sam Houston of Texas. In the house were Thomas A. Hendricks of Indiana, John C. Breckenridge of Kentucky, Thomas H. Benton of Missouri, Lewis D. Campbell of Ohio, Joshua R. Giddings of Ohio, Alexander H. Stephens of Georgia, Galusha A. Grow of Pennsylvania, who during his long career in public life, was elected to Congress once by unanimous vote and once in 1896 by the largest plurality ever given up in any state in the Union to any candidate for office, his plurality being 297,446.

Of the men who were present when the Republican party was born all have gone to their reward, the last survivor, Captain O. H. McCauley, and from whom the facts for this story was obtained, passed away a year ago in Denver at the age of 86 years. It might be remarked that the last survivor of the Philadelphia convention of 1856, the first Republican national convention and which nominated John C. Freemont of California for president and William H. Dayton of New Jersey for vice president, Daniel W. Gamble, who was building inspector for Salt Lake City, died at Price, Utah, four years ago. The school building is still standing in Ripon.

# NOTICE OF SALE TO FORECLOSE 'INKEEPER'S LIEN."

By Windsor Hotel Company

Notice is hereby given that the Windsor Hotel company, operating the Windsor Hotel, will sell at public auction in said hotel, at No. 225 South Main street, Salt Lake City, Utah, commencing at 1 p. m. on Monday, Enhymen 4th continuing putil sold to February 4th, continuing until sold, to satisfy the accounts of said Windsor Hotel Company against the owners of said property, and the said property here below mentioned for which the said Windsor Hotel Co., has a lien un-der the provisions of the laws of the State of Utah,
The following is an itemized state-

ment of the name of owner, property, and amount due, in reference to the above as required by law.

Date of lien, February 4, 1918.

Name and Owner and Amt. Description of Property M. Bishop, 1 suit case and contents
G. Day, 1 suit case and contents
Chas. Keith, 1 suit case and con-3.00 tents ..... Edwards & Gravits, 1 suit case 6.00 12.00 6.60 tents H. P. Sherlin, 1 suit case and 7.95 2.00 14.45 6.00 contents .. 9.90 Jules Krassnig, 1 suit case and James Pitts, 1 suit case and con-13.00 1.00 A. G. Mason, 1 suit case and con-6.00 J. E. Conrad, 1 suit case and con-Chas, Gove, 1 suit case and contents .... 3.75 Deason, 1 suit case and con-4.76 R. Richardson, 1 suit case and 3.25 contents ..... J. Barnett Byrnes, 1 bag and contents 2.00 A. D. Candland, 1 small grip and contents; 2 packages ...... 8.30 C. B. Cavanaugh, 2 suit cases; 1 bag; 1 coat and hat..... 15.71 F. C. Smutzer, 1 bag and trunk and contents 24.56 Sherlin, 1 suit case and contents ... 8.25 Kirkwood, 1 suit case and contents 6.25 C F. McKee, 1 suit case and 14.60 5.30 F. M. McLamore, 1 bag and con-10.85 R. Richards, 1 suit case and contents J. Emmen, 1 suit case and contents 8.05 Alex McLeod, 1 suit case and tents 4.90 Wm. Brandon, 1 suit case and contents . WINDSOR HOTEL CO. By A. FRED WEY. 3-16-4-13 President.

# SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah. Norma Dewitt, Plaintiff, v C. Dewitt, Defendant.—Sun mons. The State of Utah to Said Defendant:

You are nereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action brought; otherwise, within thirty

days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought for the purpose of dissolving the bends of matri-mony heretofore and now eixsting between piaintiff and defendant. SOREN X. CHRISTENSEN,

Attorney for Plaintiff. P. O. Address: 1008-1009 Boston Bldg., Salt Lake City, Utah. 3-16—4-13

#### SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah. Guy Lealie Snyder, Plaintiff, v Frances E. Snyder, Defendant.-Sum-

The State of Utah to Said Defendant: You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a This action is brought to recover a judgment dissolving the bonds of matrimony heretofore and now existing between you and the plaintiff.

M. M. WARNER,

Attorney for Plaintiff,

Conv. Leglio, Snyder.

Guy Leslie Snyder. s: 320 Boston Bldg., Utah. 3-16—4-13 P. O. Address: Salt Lake City, Utah.

# SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah. Sadie Warrell, Plaintiff, vs. Law-rence Warrell, Defendant.—Summons. The State of Utah to Said Defendant. You are berely summoned to appear

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court

This action is brought to recover a judgment dissolving the bonds of mat-

page of the solving the bonds of infarrimony heretofore and now existing between you and the palintiff.

M. M. WARNER,
Attorney for Plaintiff, Sadie Warrell.
P. O. Address: 320 Boston Bldg.,
Salt Lake City, Utah. 3-16—4-13

# ORDER.

In the District Court of the Third Judicial District, in and for Salt Lake County, State of Utah. In the matter of the Voluntary Ap-plication of the Baer Brothers Mercan-

tile Company, a Corporation, for an order of the Court permitting it to

withdraw from the State of Utah.

Application of the Baer Brothers Mercantile Company, a Corporation, for a decree permitting it to withdraw from the State of Utah having been duly presented to the undersigned, one of the Judges of the above named Court, and the undersigned having examined said application and finding it in conformity with the provisions of Chapter 102, Compiled Laws of Utah, 1915, and due cause appearing there-

It Is Now, Therefore, Ordered and Decreed:

That said application be filed with the Clerk of the above entitled court, and that the Clerk shall give not less than thirty (30), nor more than sixty (60) days' notice of said application by